

Journal of Parliaments from
February 1620 to December 1621
Temp. Jac. I.



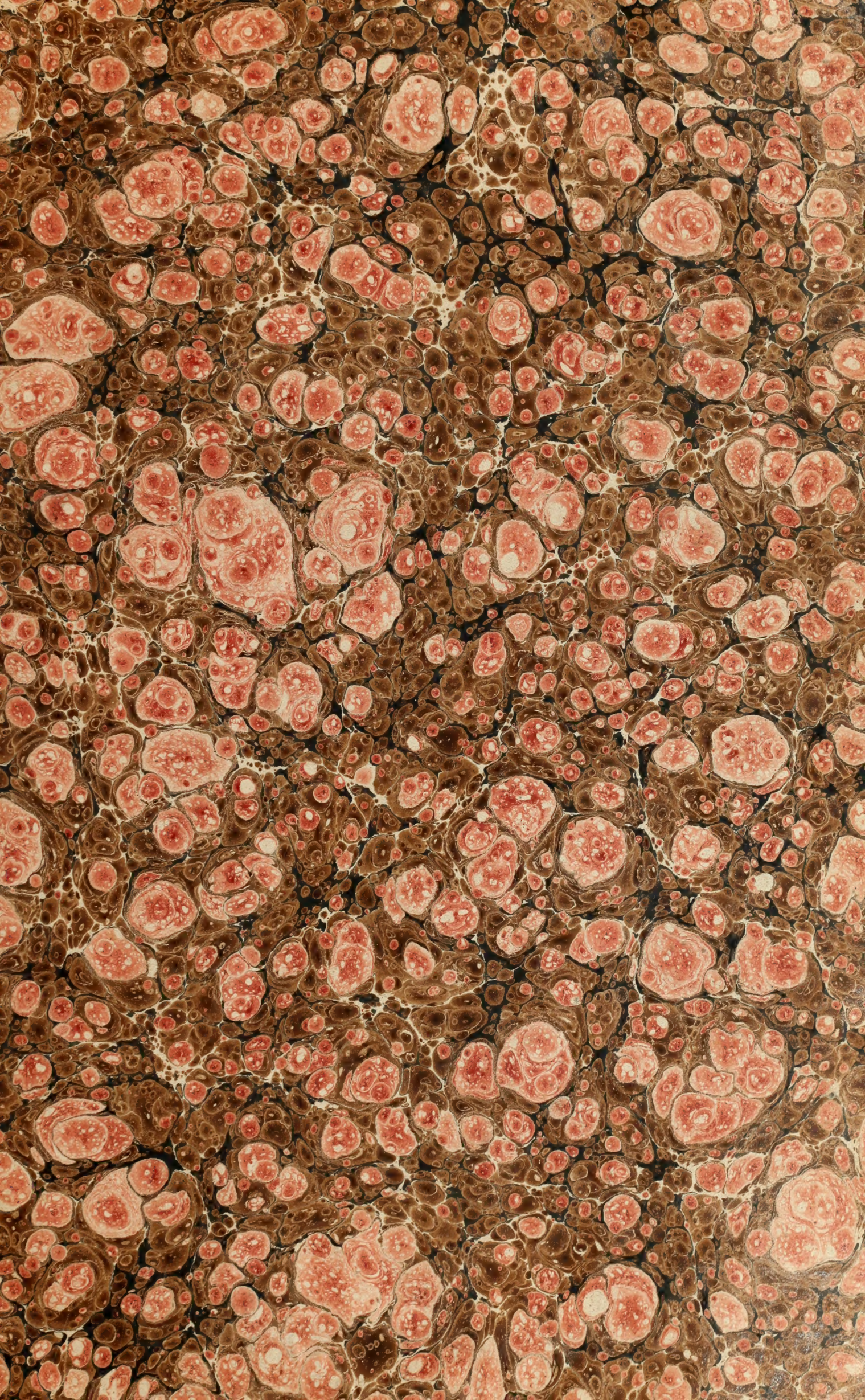
Thos. I. 1620
March 1621

3093



SIR CHARLES NICHOLSON BART

D.C.L. LL.D.



James I. An account of the proceedings in Parliament from February 1620 to
December 1621. Valuable contemporary MSS.

JAMES I. An account of the proceedings in Parliament from
February, 1620, to December, 1621, *valuable contemporary MS.*
half calf *folio*

Phillips's List
3093

Anno a christo nato: 1620. Regni Serenissimi Dni nri Regis Jacobi
Anglie francie et Hibinie decimo octavo et scotie quinquagesimo quarto

Die martis tricesimo die Januarii Dni tui spiritualis quam
temporalis quorundam nomina subscribentur presentes fuerunt

Rex.
Archiepiscopus Cant.
Episcopus London
Episcopus wicon
Episcopus Petriburgh
Episcopus Wigorn
Episcopus Norwiche
Episcopus Glocestrie
Episcopus Convent Litch.
Episcopus Bathon et West.
Episcopus Eliensis
Episcopus Cisterien
Episcopus Bristol
Episcopus Landavon
Comes Arundell
Comes Nottingham
Comes Lancie
Comes Rutland
Comes Sussex
Comes Bathon
Comes Bedford
Comes Essex
Comes Suffolice
Comes Say
Comes Mountgomery
Comes Leicester
Comes Warwick
Comes Cantabrigie
Comes Holdenset
Vic. S. Alban manus canonicorum

Angl.
Comes Wigorn Dns custos
primati sigilli
Marchio winton
Comes Richmond et H.
Vic. Montagus
Vic. Doncaster
Vic. Mansfield
Dns Aburgaurny
Dns Zouch
Dns Laware
Dns Dacres de Herstun
Dns Scroope
Dns Stourton
Dns Darcy de m.
Dns Vaux
Dns Wentworth
Dns Cromwell
Dns Wharton

Carolus Princeps Wallie
Archiepiscopus Eborac.
Episcopus Dunelm
Episcopus Exon
Episcopus Hereforden
Episcopus Asaplen
Episcopus Rossen
Episcopus munsben
Episcopus Carlise
Episcopus Bangor
Episcopus Lincoln
Episcopus Oxon
Episcopus Cesteria
Episcopus Say
Comes Northumbrie
Comes Salop
Comes Derby
Comes Cumbria
Comes Huntington
Comes Southton
Comes Hertford
Comes Lincoln
Comes Dorset
Comes Exon
Comes Bridgewater
Comes Northton
Comes Beron
Comes March
Comes Berck

Vic. Manduill mag. thesaur.

Anglia
Marchio Buckingham mag.
Comes Oxon mag. canonicorum

Anglia
Comes Pembroke camer. Hospicii
Vic. Wallingford
Vic. Burbeck
Vic. Feilding
Dns Andely
Dns Willoughby de Eresby
Dns Morley et Montegre
Dns Stafford
Dns Dudley
Dns Herbert
Dns Sandys
Dns Windsor
Dns Mordant
Dns Eux

3093

Messire Jacques Ley chier et chier Justicier
Messire Pierre Warberton chier et Justicier
Messire Jean Dodderidge chier et Justicier
Messire Guillaume Bird chier et Docteur an droit civil
Messire Charles Cesar chier et docteur an droit civil

et ceulx qui viendront
delivrer leur Petitions
les bailment de dans six
jours prochainement
ensuivant

Les Receveurs des Petitions d'Escoigne et des autres terres et pais de par la mer des Isles
Messire Henry Hobert chier et chier Justicier d'hauc comon
Messire Edward Bromby chier et Baron de Eschiquier
Messire Robert Haughton chier et Justicier
Messire Robert Rich chier
Messire Jacques woodrige chier

et ceulx qui viendront de
livrer leur Petitions
les bailment de dans six
jours prochainement en
suivant

et sont assignés treize des Petitions Angla terre Escoce et d'Irlande

L'archevêque de cat
Les viscount mairiwell grand Tresorier Angl
Le marquis d'Auchingham grand Admiral d'Angli
Le count d'Richmond grand mairiwell du maison Le Roy
Le count de Arundell grand marshall
Le count de southton
Le count de mountgomerie
Le count de Northton
Le count de Holdernesse
Leursse de Duresme
Leursse de Ely
Le Baron Zouch
Le Baron Shoffield
Le Baron Carew

Toutz ceulx ensemble
ou quatre des Prelates
et seignours avant dits
appelantz avec eux
serisants du Roy quand
sera besoign tiendront
leur place en la Chambre
dit Chamberlain

Et sont assignés treize des Petitions des Gascoigne et des autres terres et pais de la mer et des

L'archevêque de yorke
Le count d'worcestre garden de prince Seal
Le count de Oxford grand Chamblain
Le count de Pembroke Chamblain du maison Le Roy
Le Count de Essex
Le Count de Dorset
Le Count de Leicester
Le Count de Cambridge
Le viscount Doncaster
Leursse de worcestre
Leursse de Lincoln
Le Baron Wentworth
Le Baron Bauris
Le Baron Digby

Tous ceulx ensemble ou
quatre de Prelates et seignours
avant dits appelantz avec
eux les serisants de Roy et aussi
L'Attorney et soliciteur du
Roy quand besoign tiendront
leur place en la Chambre du
Tresorier

Dns Cancellarius ex mandato Dni Regis declaravit fms Parliamentum continuandum
in die sabbathi viz 3 febr: pro se signavit Dns sic dixerunt ibi
Dn sabbathi tercio die febr 1620

Pro Comone Pontificali et Jo: Kingdon Vicarius at Lawe for legi speaker, who made
the express appointment to the usual forms, and the same not being allowed, he made petition
for the Comone to enjoy their freedom of speech, &c.
Dns cancellarius ex mandato Dni Regis declaravit fms Parliamentum continuandum
viz in die Luna, s. pntis febr: Dns sic dixerunt ibi

In lune viz. 8. die febr. 1620.

Espe Lo. Examined signified his ma^{ty} pleasure that sur^g sh^d as had not already taken
the oath of alledgeance, found now take the same
And upon his sh^d motion it was generally and willingly agreed that all your Lo. in
your would take the same oath

Espe Lo. Examined further moved that sur^g as had any tropie from any Lord
himself was to be absent, found that he should be delivered to the Clerk of the
your and likewise that sur^g Lo. would have the writt of summons to him directed
to be given to the same Clerk, to be and for the same purpose and writt may
be entered whereby it may appear who be absent

Espe Lo. Examined moved for the absence of the L. Dragg. of York.
Espe Lo. mostly directed that the L. Dragg. should be summoned and considered the writt
of summons to his Lo. directed, found it to be from the former and ancient
forme of writt of that nature

Espe Consideration thereof was by your Lo. referred to the Committee which shall be
nominated and appointed to take consideration of the Customs and orders of the
your, and privileges of the Peers of the Kingdom

Lord named and appointed Committee to take consideration of the Customs

and orders of the your and privileges of the Peers of the Kingdom viz. 32.

And your Lo. are to call to attend upon at the your hall the your, viz. Lo. Examined
of the King's Bench, Mr. Justice Dodridge, Mr. Justice Croftone of his ma^{ty}s Privy
Law and Mr. Attorney General and other of his ma^{ty}s learned Council as they shall
think fitt

Espe L. Committee for the privileges are to meet in the painted Chamber after
the adjournment of the Court this present day

Continuatur vsq. ad diem sextum instantis febr. A^o 1620.

Die martis viz. sexto die febr. 1620

Espe Bills read were read

Continuatur vsq. ad diem jovis. 8. febr. hora. 9

Die jovis 8. febr. 1620.

An att. for restraint of the transportation of ordinance, upon the strand road
it was committed viz. to. 43. and 5. to attend on them
To meet at the painted Chamber at night. Fall one Monday next viz. 12. of febr.
at 2. of the Clock in the afternoon

Complaint saunter, being lately made to the your by the your ag^t Richard Camell
a Clerk under Mr. Danstrott in the Petition, for that the said Camell in sum
writt directed to several Lo. for their appearance this Parliament had omitted and
set downe his words viz. *proditio et fidei nro*, and in the said writt said only
used and expressed the name of sur^g Lo. to whom the said writt was directed
Espe said sur^g Camell was this day brought into the Court, by the gentleman
of the attorney for same to answer for said petition of the your contrary to
forme and ancient customs in like case
And albeit the said Camell did upon and upon his knees at the bar humbly
acknowledge his fault therein and declared himself penitent and sorry for the
same, yet forasmuch as he was not able to make any defence or reasonable excuse
for sur^g his offence, and for the said did appear and was generally, fully
offensive to the your Lo. in whom it particularly concerned, and to be against the
and dignity of the your, therefore by the your and universal consent of all your
Lo. your said the said Camell was committed to the Fleet, there to remain
until the your shall take further order for his enlargement

Espe Lo. your said of the Committee appointed and named to take consideration
of the privileges of the your, declared that at the your Committee afore said, the
according to the direction of the your, met and entered into consideration of that
business, and found good for same, and by the your your said met and
were to have it would permit, for that the matter being of great moment and
consequence did at the your Lo. Committee concerned, require further consideration upon the
your would afford, whereupon the your Lo. your said did the your into the Court
and of the your matter, a point at the said your Lo. Committee agreed upon, and your
fitt to be presented to the your Court. It was therefore upon motion to the your Lo.
made, agreed by all your Lo. your said, that the your and direction formerly given to
the your Committee afore said, shall not at this time be kept and be determined, but
shall continue further for some as the your shall think fitt, afterwards the your
afore said for brought in and considered by the your Lo. Committee, was openly read and
well approved by all your Lo. your said and thereupon it was ordered that all the matters
therein contained shall proceed in the your Court as before in all points
observed and kept, but the your shall not be entered or registered as an order
of the your but shall be kept until the your Lo. Committee shall, towards the
of the your of the your Court and send a further report and not of the

Continuatur op. in d. m. Sabbathi viz: 17. d. in febr. m. 9.
Sabbathi viz: 17. d. in febr. 1620.

[The handwriting in this block is extremely faded and largely illegible. It appears to be a continuation of the letter from the previous block, discussing matters related to the customs office and the Committee.]

[illegible]

Continuation of the minutes of the Court of Sessions, 22 Feb 1620.
Two bills were read
The first for transportation of money in gold or silver, or of gold or silver
to the use of the Court, and to be paid for out of the King's Treasury
The second upon the petition of the said Court, viz. to the effect that
to wit one of the said bills, viz. to the effect that two of the said bills, viz. to the effect that
Continuation of the minutes of the Court of Sessions, 23 Feb 1620.
The Court was continued to the 23rd of February 1620.
The Court was continued to the 23rd of February 1620.

[illegible]

M. ¹/₂ before combustion } to the 1st & 2nd
M. ¹/₂ Servant Hitchcock }

to settle our two day mon. on 30th of March at a Committee of members
from our mission by the Lo: & am. Credit sign v^t

(continued from previous page)
 Fri Sabbath 24 Feb 1820

[illegible]

Dr. Luna 16 Feb 1880

One bill was returned by Lt. Col. (Hans): and another bill was
sent to the [unclear] in [unclear] of [unclear] 6. 1812

[illegible][illegible]

continuat Vſz in dñe mitis. 27. Febr 1520. hora 9.

The bill was read. On Martis. 27. febr. 1620
 The art to wth Edmund Clough Esq^r and others began
 of Temple, Messam and other land, and tenent in the County of North of
 Shrop^{sh} Co. Arden and E. of Mary and the King's Highness as wife or joint ab^{se}
 was committed upon the second hearing by Court 24. and 3.
 to stand from

[illegible]

Continuatur bis in diem festum primū Martij 1620
Die primū Martij 1620

Die Sabathilmarth: 3. 1623

[illegible]

[illegible]

Continuatus Plz in die martis 6: martij hora. 9.

These bills were not

Answered

message to the lower House

being forthwith to be made for purp. to vote as afore said
 & also. Arrears of Cont. first of the month on the bill for confirmation of the
 Hospital of King's College, founded in Charter given by the Countess of Mildred
 & humble petition and only cost and charges of Thomas Sutton Esq. brought
 the said bill into the House of Commons and in which were twice read and ordered to
 be ingrossed

There were two bills appointed to be considered at

Contineatur $\frac{1}{2}$ in diebus. 8. Martij, hora. 9.

Die. Joun 27 bij die martij 1620

These bills were read

An. art. to return and punish the abuses in returning writs 2) Subpoenaed for the
poore and good behav'our out of the Ma^{ty} Court at Westm: To shew the abuses in
returning the writs of Certiorari out of the said Courts for removing of Judgm^{ts}. from
before Justices of the peace in their Suboral Sessions And the shew by writ and remitted
viz: to 1. and 3. to attend them

to meet on Monday in afternoon at five of Mr Clerk in payment of Sumner

An act for suppressing disorders about committing and the Sabbath days

allot for running the same way. 2. adavange viz: to, 8, and 3. to about 4000

[illegible][illegible]

The E. of Arundell

Ch. 2. of Southton

Chas. B. of Durisham.

Thos. B. of Ca: & Lich ff.

Egg 20: North

Esq. Lo: Russell

Exp 20: Shoffelt

20: 300, 1000

Continuatur Vsq. in diem Sabathi Decimus n. ij hora 9.

Chib Gays left
ni Blant.

Bic Sabathi viz: Decimo die martij 1620

15

A bunk left for it.

[illegible]

Continuatus 8^o Diem. 13. Martii, hora 9.
 13^o Martii h^o 12 Diem. 14.

Die martij bij: 13. Die Martij 1820

W^{ch} Dr. upon the 10th of August renouncing from his place to give forth as a person, after which he said it was concluded and agreed, that the Co: of Merchants shall give a good reference, and that it shall be lawful for any of the Co: of Merchants to mention any person's name, only to the effect of the proofs of their statements, and to that end to enter their names and arguments in the book, and to appoint another meeting if they shall require it.

At the return of your Comtee from the said conference the same
as above reported, that your Comtee of the lower range desired to be
excluded of baseball in for season and dispute for that they had no authority
to do so, but they humbly desired leave to withdraw to their house for
authority and to make away to on the same evening.

Message from the lower house brought by, S^r Edw: Cooke and others
 I got word at your meeting for conference this morning, that the Committee
 desired to receive of you not only all the said matters and
 also everything, but all the verbal information of all other matters upon which
 you in the receipt of your resolutions now employed of, for a space, at your
 having not authority to enter into dispute, or to give any verbal information
 desired to and to return to your house, to receive full authority for the same,
 they do now humbly request another meeting on that behalf next at 11 o'clock.

Stable was unroofed, Captain Bown warrant from his right Honour brought into the
Barre by the Gent. vpon to answer above for said arrears, at his continuance in Dis:
Coyne the warrant sent by the m^r of the Court for his appearance before him
to be the m^r of the Court, or sent for him or know of any further warrant
was given for examination of his knowledge, which was referred to S^r Robert
Hickman and to m^r Attorney General

Warrant to the Sheriff of the County of ...

Continue atur. 0/2 in Drim Louis. 15. Marrij

Die Fouis bis: 15. Die Martij. 1620.

most persons quipped
w/ffflament. and addison weart twice more, and committed toff former Committee
Mr. Soreaus. Hitcham reported, that in ff examination of ff matter between Jefferson,
Linnec and Samuel Boote, ff found that ff said Jefferson had very romantic
thoughts concerning a revolution of ff ff, about in ff arrest of ff said Boote,
wff upon ff ff Jefferson was brought to ff Barr, and it was ordered, that
ff said Jefferson should be confined prisoner to ff Boote, and to withdraw ff

This account against the said Book for the year of m... for ...
and not for ... and also that ... Deputy Bayliff of ...
arrived ... for ...

S. Robt. Hitcham all ... that D. Newton ...
Surrey did ... after ... william ...
Stafford man, ... of privilege ...
... it was ordered ...
And that ... brought by writ of ...
cause ... was ...

Upon the 20. ... to go into the ...
... of the lower ...
... a ... of ...
... of ...
... at ...
... of ...
... of ...

... delivered in the declaration of ...
... of ...
... in ...

Penall statutes for him
Grants of monoxolies
Grants of Concoalmth

... of ...
... of ...
... of ...

... of ...
... of ...
... of ...

The monopolie to ...
Monopolie to make ...
Monopolie for ...

... of ...
... of ...
... of ...

- 1 not to meddle wth the ...
- 2 to ...
- 3 to ...

... of ...
... of ...
... of ...

... of ...
... of ...
... of ...

... of ...
... of ...
... of ...

- 1 the ...
- 2 the ...
- 3 the ...

[illegible]

It was 86212 and 86213 were 1/2 and 1/4 of 1000000. For the 1/2

of the general movement of the country
the public to improve the roads.

was committed to (captivity)

... of a few in number, but considerable quantity of...

[illegible]

1. for 1st 3. Countess, bt found, tested
2. for 1st 3. Countess, bt found, tested

To: George J. Wright, New York
To: Mother & Die in Dixie

To meet Dr Orr in June at and relate what has passed.

...the more of flowers, & buds to be made into the first phase of the ...
Budding & flowering of flowers, & buds to be made into the first phase of the ...

...at ... on ... the more kindly ...
... to a ... to ... the more the ...

August 10 - To Effingham, arriving at 10:30 AM. The weather was very hot and sunny.

no offer of immortals of which I thought it was agreed and over

The Committee is glad now to sing out for this to be examined about 1880.

at 10.45 Monday by the same train & met a friend that had just arrived from the
the same time or thereabouts. But without the full & further information given by

104. Page 1. The word "in" is written in the margin of the page.

affliction is it blessed to know to have experienced the same

to be directed to the warden of the
House of Correction, to be directed to the warden of the

which had the richest plaster first brought to the care to move morning

ontinueatue b^z indirm: 16 martij 1620

... of ... Court ...

[illegible]

It will be a great deal better to have the whole of the
 But as for the other two, they are not so much
 as the first. The first is the best, and the second is the
 next best. The third is the worst. The fourth is the
 next best. The fifth is the worst. The sixth is the
 next best. The seventh is the worst. The eighth is the
 next best. The ninth is the worst. The tenth is the
 next best. The eleventh is the worst. The twelfth is the
 next best. The thirteenth is the worst. The fourteenth is the
 next best. The fifteenth is the worst. The sixteenth is the
 next best. The seventeenth is the worst. The eighteenth is the
 next best. The nineteenth is the worst. The twentieth is the
 next best. The twenty-first is the worst. The twenty-second is the
 next best. The twenty-third is the worst. The twenty-fourth is the
 next best. The twenty-fifth is the worst. The twenty-sixth is the
 next best. The twenty-seventh is the worst. The twenty-eighth is the
 next best. The twenty-ninth is the worst. The thirtieth is the
 next best. The thirty-first is the worst. The thirty-second is the
 next best. The thirty-third is the worst. The thirty-fourth is the
 next best. The thirty-fifth is the worst. The thirty-sixth is the
 next best. The thirty-seventh is the worst. The thirty-eighth is the
 next best. The thirty-ninth is the worst. The fortieth is the
 next best. The forty-first is the worst. The forty-second is the
 next best. The forty-third is the worst. The forty-fourth is the
 next best. The forty-fifth is the worst. The forty-sixth is the
 next best. The forty-seventh is the worst. The forty-eighth is the
 next best. The forty-ninth is the worst. The fiftieth is the
 next best. The fifty-first is the worst. The fifty-second is the
 next best. The fifty-third is the worst. The fifty-fourth is the
 next best. The fifty-fifth is the worst. The fifty-sixth is the
 next best. The fifty-seventh is the worst. The fifty-eighth is the
 next best. The fifty-ninth is the worst. The sixtieth is the
 next best. The sixty-first is the worst. The sixty-second is the
 next best. The sixty-third is the worst. The sixty-fourth is the
 next best. The sixty-fifth is the worst. The sixty-sixth is the
 next best. The sixty-seventh is the worst. The sixty-eighth is the
 next best. The sixty-ninth is the worst. The seventieth is the
 next best. The seventy-first is the worst. The seventy-second is the
 next best. The seventy-third is the worst. The seventy-fourth is the
 next best. The seventy-fifth is the worst. The seventy-sixth is the
 next best. The seventy-seventh is the worst. The seventy-eighth is the
 next best. The seventy-ninth is the worst. The eightieth is the
 next best. The eighty-first is the worst. The eighty-second is the
 next best. The eighty-third is the worst. The eighty-fourth is the
 next best. The eighty-fifth is the worst. The eighty-sixth is the
 next best. The eighty-seventh is the worst. The eighty-eighth is the
 next best. The eighty-ninth is the worst. The ninetieth is the
 next best. The ninety-first is the worst. The ninety-second is the
 next best. The ninety-third is the worst. The ninety-fourth is the
 next best. The ninety-fifth is the worst. The ninety-sixth is the
 next best. The ninety-seventh is the worst. The ninety-eighth is the
 next best. The ninety-ninth is the worst. The hundredth is the
 next best.

[illegible][illegible]

outmatux b² in diebus martij 20. diebus martij 1610
 diebus martij 21. diebus martij 1610

[illegible][illegible]

Your L^{ty} humble Servant
 Fr: Ver, S: Albin Cand

For favor w/proof follow

Mr. Berry and Son, Esq.

[illegible]

Mr. W. W. W. moved for the better regulation of the business of the Court and for the better regulation of the Court may be adjourned at 10 o'clock and at 11 o'clock.

... grand, and S^r Willm Bird

Ausw. ist unklar

Charles Frobenius

Don. J. J. J. J. J.

Francis Asenour

Chapter more "Felt"

Fraxinus wood n. w.

Randolph Baurport

Mary was sent to Dr. C. C. Jones

Continuation of 1804 on Horam, 2, post meridiem

Adhet die matige dra 20. die martij 1620

Answer from the Co. Quar' G. S. 1st Regt. N.Y. 4th

Answer from the Co. August 21st 1757
 Answered to the Co. of the 1st Regt. of the 1st Div. of the 1st Army, for their report and
 of Justice in his report and we will do our best to give in the future; the only ground I have
 comforted me, I am so intent to put the Co. in the hands of some one
 contained in the Co. for that I am not so far from of in the message.
 Volunteered to the Co. I have a very dire to all questions

52: 520: Hastings Rf

St. Vincent & Youngs A.

Swear & Vrie dire to all questions
afforded by the Court or Commission
or any authorized by the Court or
their answers be by word or sett
down in writing

Petition of Edward Newton read

[illegible]

Continuatur vsq in viam Crastina pp. 21 Circa Martij
Die Martij. 21. Martij 1620

Edw: Newton according to the order of the part of his ment, was his day brought to the
Bar, where he confessed his offence and returned to the next day of Will. Howell, and to
the Col. Staff, and the principal of his wife, and to the part of his ment, and to
the same, where it was ordered by the Col. Staff, that he should be kept in prison for the
of his imprisonment.

Edw Gordon & company to suit was admitted to draw off name of Lloyd witness
defided to take second also examined to arrange for rays
for that time were sworn many more offered to be sworn in due care

The name of Mr. Smith's, 12 of June 1803. To attend upon
the power to take examination of all points or verbally route through spirit at 16 and 74
to meet in small place now plant. value 200

Mass. Dep. from the ... of the ... in ...

That they acknowledge and take it in good & be good without solicitation by two parties in
respect of the plaintiff to answer the defendant well pleased to be so. For this purpose many
times any member of this court will freely offer themselves to be out of the way of
at the expense of a bill to him to be a witness, informed, and a comfort, especially, no
indignity for such success and opposition for the first time, without it will give you
content of the country

Monday July 12. Work and observation continued. That Spurnog signa now starts off the plateau
Continued off in horam. 2, post-meridiana

Mr. mod. 1744. In March 21. Marby Post meridum
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Chamber of the Court and 4th Floor. The Chamber of the Court and 4th Floor. The Chamber of the Court and 4th Floor.

[illegible]

Bea submissa into the hands of the said Clerk and speak all things as
 shall be required of him in the office of Clerk of the Court as god
 you shall see

[illegible]

Interrogatory to be made
to be examined in open Court
and to be bound or any other person

1. Whether by any person or any persons or followers of the said to: to any person or persons or followers of the said to do or know of any
2. Whether by any person or any persons or followers of the said to do or know of any
3. Whether by any person or any persons or followers of the said to do or know of any
4. Whether by any person or any persons or followers of the said to do or know of any

For any plaintive for to be given by
Mr George Wyndham examined in open Court
He did also set down & know ledge of ^{brother} given by him to the said
in writings & in his hand and sealed the said ^{brother} seal
Persons not witness to be examined as at they were in the ^{brother} out only what
brother were given to the said ^{brother}
by Mr Robert Wyndham and others

[illegible]

Robert Barker examined in open Court touching the same
 knowledge herein in writing, and on 16th Jan^y, and on 20th Jan^y, and in open Court to morrow.
 continuatur ex p^{te} in open Court Jan^y 22: Martij 1620

Continuatur: Ex/b/2. m. 101.
Die Joun 22. die martij. 1620

[illegible]

In a suit between Daniel & Solomon Deffenbacher. Daniel Deffenbacher did answer and
 admitted to be of such age as to be free by will in retirement. And he had answered
 in June about 1810. & said he had paid down 2000. into 2000. bonds to stand to the 10. June 1820. confessed to have 1000. in
 gold and silver or other better than 1000. Solomon Deffenbacher lived out of the flock in
 retirement to the 10. June 1820. and Solomon Deffenbacher did say to the 10. June 1820.
 and said to the 10. June 1820. and said to the 10. June 1820. and said to the 10. June 1820.
 and said to the 10. June 1820. and said to the 10. June 1820. and said to the 10. June 1820.

[illegible]

by the Court with
the right of the messenger required only of Instructions etc. but for common or one party fill a
Register, returning the same and abate in the Court, the common or one party may be ordered
to be so: the Court may order to be so: the Court may order to be so: the Court may order to be so:
Hardenburg brother in law to the Court may order to be so: the Court may order to be so:
Only in the Court may order to be so: the Court may order to be so: the Court may order to be so:
Hardenburg brother in law to the Court may order to be so: the Court may order to be so:

Robert Barker Volunteered his Deposition in writing, & was sworn of a grand jury by the Court. He was then dismissed from further attendance.

John Grant Voluted in the Decoyment all so signed wth the said four nize Exiboyes guide
 before so. Grant wth was near the said remains he attend

John C. Spence's delivery and depositments all signed with his name and four more or beds
to the S. Grant was read and he remained to attend

William Laroock did see & deciphered signed by John Lewis who was read out forth at it
not so fine as was at yesterday. In evening the said was read to me again
so add he further knew how to do it, and also to get down what Drury had said for
the day and for payment of 1000 w^t he sent, since then and the signs of rain. The
and the rest of the day but to his husband for the same, and so got down the other side
had spoke at will aim of the day. I have heard many say was expected yesterday or
that house our way, too much so, we had spoken him at Edward's house.

2nd So: Exam Beland reported that the declaration of the inventor of the Patent of
Lms and Lesters concerning of was remitted unto his Petitioners after some three or four
mo. but in his Declaration 3 things are ~~unreasonable~~, One first the Legality of the
Patent granted so many years (viz of the 10th Committee) had not power to consider the
the introduction; the 3rd the absence of the operation

But the instrument, appeared in the Patent when the undersigned was subvert to a
cast for of fine Gillings, it appeared in the execution all, that the said S^r Giles
monopson afforded the rights of peace and freedom of the people of the
to mind table

And as for as there was a ^{little} cause for a ^{little} spirit to be sent, in from him to him
of all those who were supported for his ill behaviour, he made the
best of it to make him for the best.

East of the main line
 Lee granted license to build a bridge across the river, and paid cross at
 4000 for bridge right and for the price of 7000 more for the bridge
 out two miles only

for Silas Bridges of Newbarn Geo. L. committed found L. at 11 dit named was
only 1/2d out from Newbarn Geo. L. agent in the business, in 1822. desired a collection
of the phylloxera already and for the purpose thereof

For Sale of American Potatoes that by Consideration of the greenoughs & others
of the New Manufacture of Potatoes which would be sold at a low price
and also the Committee signed off from

[illegible][illegible]

[illegible]

[illegible]

I got by my will be ready at 2. of the clock in the afternoon to send by some
 messenger, & by will some prepared for the conference
 And the like will of the House to be our Captain next forty hours of the attempt
 to the House to send by my will take it into consideration. Returns an answer
 to the sale of the House that it was against the ancient and usual
 manner of the House in speaking to disturb the House by talking
 Continuation of the House in the House of Commons by talking
 prayers. The House (viz) 22. on March post meridie. Ravius Dini
 The House 24. 16.

The speaker at the common of 1st Decr. being first put for agreement to y^e bar
under his broad seal w^{ch} by two articles for King's transfer signed by Sir M^r.
Compton Comyn read the common now dismissed, & hee & one of y^e commission
disputes in her verba.

[illegible]

[illegible]

So the Committee was the 17th of April 1621. and the 17th of May 1621. and the 17th of June 1621. and the 17th of July 1621. and the 17th of August 1621. and the 17th of September 1621. and the 17th of October 1621. and the 17th of November 1621. and the 17th of December 1621.

And the 17th of April 1621. and the 17th of May 1621. and the 17th of June 1621. and the 17th of July 1621. and the 17th of August 1621. and the 17th of September 1621. and the 17th of October 1621. and the 17th of November 1621. and the 17th of December 1621.

Continuatur Ep. 17. die Aprilis 1621

Die Martis Br. 17. die Aprilis 1621

And the 17th of April 1621. and the 17th of May 1621. and the 17th of June 1621. and the 17th of July 1621. and the 17th of August 1621. and the 17th of September 1621. and the 17th of October 1621. and the 17th of November 1621. and the 17th of December 1621.

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And the 17th of April 1621. and the 17th of May 1621. and the 17th of June 1621. and the 17th of July 1621. and the 17th of August 1621. and the 17th of September 1621. and the 17th of October 1621. and the 17th of November 1621. and the 17th of December 1621.

Baton

Remerton
Mingell

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[illegible]

14 July 1621. William B. on the 14th of July 1621. 100 pounds 6 shillings 2 pence
15 July 1621. William B. on the 15th of July 1621. 100 pounds 6 shillings 2 pence
16 July 1621. William B. on the 16th of July 1621. 100 pounds 6 shillings 2 pence
17 July 1621. William B. on the 17th of July 1621. 100 pounds 6 shillings 2 pence
18 July 1621. William B. on the 18th of July 1621. 100 pounds 6 shillings 2 pence
19 July 1621. William B. on the 19th of July 1621. 100 pounds 6 shillings 2 pence
20 July 1621. William B. on the 20th of July 1621. 100 pounds 6 shillings 2 pence
21 July 1621. William B. on the 21st of July 1621. 100 pounds 6 shillings 2 pence
22 July 1621. William B. on the 22nd of July 1621. 100 pounds 6 shillings 2 pence
23 July 1621. William B. on the 23rd of July 1621. 100 pounds 6 shillings 2 pence
24 July 1621. William B. on the 24th of July 1621. 100 pounds 6 shillings 2 pence
25 July 1621. William B. on the 25th of July 1621. 100 pounds 6 shillings 2 pence
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29 July 1621. William B. on the 29th of July 1621. 100 pounds 6 shillings 2 pence
30 July 1621. William B. on the 30th of July 1621. 100 pounds 6 shillings 2 pence
31 July 1621. William B. on the 31st of July 1621. 100 pounds 6 shillings 2 pence

[illegible]

[illegible]

[illegible]

The petition of William T. Allen, (1890 and 1891),
 for the right of way for a road from the
 front of Broad Street Bridge to the
 rear of the same, and for the right of way
 for a road from the front of the same
 to the rear of the same, and for the right
 of way for a road from the front of the
 same to the rear of the same, and for the
 right of way for a road from the front of
 the same to the rear of the same, and for
 the right of way for a road from the front
 of the same to the rear of the same, and
 for the right of way for a road from the
 front of the same to the rear of the same,

[Faint handwritten text, likely bleed-through from the reverse side of the page.]

I have the honor to acknowledge the receipt of your letter of the 1st inst. in relation to the matter of the Donna Hood for which I am very sorry to hear that she is now in the hands of the officers of the U.S. Marine Corps. I am very sorry to hear that she is now in the hands of the officers of the U.S. Marine Corps. I am very sorry to hear that she is now in the hands of the officers of the U.S. Marine Corps.

[Faint handwritten text, likely bleed-through from the reverse side of the page.]

on 11th Nov 1881
 I have been thinking of you
 and how you are getting on
 I hope you are well and
 happy and that you are
 enjoying your life
 I am your friend
 J. H.

53

30

to consider it to Conydon
 & also 15th article of the League of the Gulf between the British and
 the United States. I have received from another 100

[illegible]

The 1st of March of the year of our Lord 1780
I do hereby certify that at a meeting of the

Colo 19, article of the 6th paragraph of the new law work
is not from the 20th 25th 30th 35th 40th 45th 50th 55th 60th 65th 70th 75th 80th 85th 90th 95th 100th

Received of Mr. George W. Bond & Co. \$200.00
for the purchase of 200 shares of the
Common Stock of the New York Central
and Hudson River Railroad Company.

of which of the charges by the book of exarcks 100

I request and desire you to pay to me or my assigns of m^r Powells 100 as Bonpitt says
at my house first being told by him at a great rate, at which time I will

Germany. The at 6000 ft. it is 1000 ft. out.

[Faint handwritten notes at the bottom of the page]

2000 for me - quantity of sandstone not left - it is a year or so too

[illegible]

money from my food but it is not for me. You must
transfer the money from your account to my account. I am at home in the house.

Colony of yellowish-brown insects
found in the same place as the
black ones, but much less numerous.

Sept 24, 25, 26. Collected at Pt. George (Pin 4) to
near from the north line of the ...

Grocers & after of 100 worth of Groceries 40
 to be 20 Article, has remainder of 60 now
 Good and for Grocers 100, the

1. Spent from Sept. 1st to Oct. 1st
 2. Spent from Oct. 1st to Nov. 1st
 3. Spent from Nov. 1st to Dec. 1st
 4. Spent from Dec. 1st to Jan. 1st
 5. Spent from Jan. 1st to Feb. 1st
 6. Spent from Feb. 1st to Mar. 1st
 7. Spent from Mar. 1st to Apr. 1st
 8. Spent from Apr. 1st to May 1st
 9. Spent from May 1st to June 1st
 10. Spent from June 1st to July 1st
 11. Spent from July 1st to Aug. 1st
 12. Spent from Aug. 1st to Sept. 1st

I have been thinking of writing to you for some time but have been so busy that I could not find time. I am now in the city of London and am very well. I hope to see you soon. I am very much interested in the progress of the cause and hope to be able to do something for it. I am very much interested in the progress of the cause and hope to be able to do something for it. I am very much interested in the progress of the cause and hope to be able to do something for it.

23 - The 10th of August 1841. I have been thinking of writing you for some time but have been so busy that I could not find time. I am now at home and I am feeling better than I have been for some time. I am now at home and I am feeling better than I have been for some time. I am now at home and I am feeling better than I have been for some time.

[The handwriting in this block is extremely faint and illegible.]

[illegible]

[The following text is extremely faint and largely illegible due to fading and bleed-through from the reverse side of the page. It appears to be a handwritten letter or document.]

[illegible]

[illegible]

C. columbatus 1/2 p. not measured. One under 4th May 1851

[illegible][illegible]

of the same kind. I have received of you many letters & am
glad to hear from you. I hope you are well & happy.

They will accordingly wth all convenient speed be removed from the same house to the new one, and will be

The first will serve for a sketch of the whole. The second will serve for a sketch of the details. The third will serve for a sketch of the conclusions.

[illegible][illegible]

2. The first part of the paper will contain the following information:

3. *Effect of the presence of F. typhimurium on the growth of S. aureus*

4
Wm. H. Burr or Benjamin Burr, Esq., of the County of Essex, State of New York, do hereby certify that his attorney at law, Geo. W. Burr, Esq., has been appointed to attend to the affairs of the said Burr & Burr, Esqs., in the County of Essex, State of New York.

I have been thinking of you very much lately & wondering how you are getting on. I hope you are well & happy. I am still the same old me, though I have had some changes in my life. I am now living in a new house, which is very nice. I am also working hard at my studies, but I always find time for my friends.

Continued & says in their Court 5th May

6 billen new road. Subi Quinto die Mij 1621

[illegible][illegible]

Long

The first of the two is not a letter, but a list of names of persons who were present at the meeting of the Council of the City of London, held on the 10th of May 1621. The names are written in a list, and are as follows:

The second of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The third of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The fourth of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The fifth of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The sixth of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The seventh of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The eighth of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The ninth of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

The tenth of the two is a letter, written by the Council of the City of London, to the Council of the County of Middlesex, dated the 10th of May 1621. The letter is written in a list, and is as follows:

Amsterdam

Continuat' d'z in d'nd Crum. hora 7^{na}
Mercurij 9^{da} die Maij 1621

Two bills were read w^{ch} of one was remitted 100 g^{ld} for expediti^{on} in last w^{ch} day
of d'nd Crum. w^{ch} was in d'nd Crum. w^{ch} was in d'nd Crum. w^{ch} was in d'nd Crum.
Continuat' d'z in d'nd Crum. hora 8^{na}
Die Sabbatij 12^{da} die Maij 1621

2^{da} L. d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
1^{da} L. d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
2^{da} L. d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
3^{da} L. d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
at d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
Continuat' d'z in d'nd Crum. hora 9^{na}
Die Sabbatij 12^{da} die Maij 1621

Two bills were brought up from the lower house
of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
Continuat' d'z in d'nd Crum. hora 10^{na}
Die Sabbatij 12^{da} die Maij 1621

Two bills were brought up from the lower house
of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum. of d'nd Crum.
Continuat' d'z in d'nd Crum. hora 11^{na}
Die Sabbatij 12^{da} die Maij 1621

Continuat. 15th in 14th Dirim Maij hora 2: post meridiam
15th Dirim Maij. 1621 /

Item For the Governor put in mynde of your appointment by the Council at his house it is agreed to be that the Governor should have the power to appoint and remove all officers of the colony and to give them such orders as he shall think fit.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

Continuat. 15th in 16th Dirim Maij Hora nona
Mercurij 16th Maij 1621

Item Many persons in the colony have been of late much troubled with the plague and many of them have died.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

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For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

For the Governor should have the power to give such orders as he shall think fit to the officers of the colony and to the soldiers and to the Indians.

is wound in causa Edei Lloyd Allopainor & Perib &c

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And so doo desire for trouble of writing at Court not Lloyd might may be sent by
to this court for the better reading in this Court

And so doo desire for trouble of writing at Court not Lloyd might may be sent by
to this court for the better reading in this Court

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And so doo desire for trouble of writing at Court not Lloyd might may be sent by
to this court for the better reading in this Court

was ordered to be done accordingly, but he put it to a further order before he went
it was thrown in blood of Carver & alge, and put to the question whether
was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

11 bills went read
The first was to: Maudslaw servant to go to Devon with George Broughton to give him
by virtue of a writ of habeas corpus, and he was released from prison
was arrested at the point of execution, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

1. for the same reason for the same reason
2. for the same reason for the same reason
3. for the same reason for the same reason
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8. for the same reason for the same reason
9. for the same reason for the same reason
10. for the same reason for the same reason

The first was to: Maudslaw servant to go to Devon with George Broughton to give him
by virtue of a writ of habeas corpus, and he was released from prison
was arrested at the point of execution, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

of the same matter, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

of the same matter, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

of the same matter, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

of the same matter, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

of the same matter, and he was found guilty of treason
and was hanged by the neck, and his body was put to the question whether
it was a traitor or not, and he was found guilty of treason & was
contemned to be hanged by the neck, but he was
for a while longer in the prison

No 4. / Hoys answered I shall not give words in proof but b' your Obed
dence & love

Epistolary dispute between Daines and his friends on the subject of the
of 1801 to 1802.

[Faint handwritten notes at the bottom of the page]

of the ... will ... the ...

1. I will not do I have bought 10
 2. I have bought 10

[Faint handwritten notes at the bottom of the page]

(Faint handwritten notes at the bottom of the page)

the enclosed 500 compounds, the interest of which is

Large Confusion and kind feelings & remarks on last name (very) not to be born in 2nd name. 11/11

bind wth ribb fast to the post before, to stand on the pillar, and sit on the

to b. found at sea. in the h. bo. outside

It was ours to get question first w/rt to Ed. Hoyle's views on resigned or not resigned.

about yet it was agreed, & phurab

J. Cory on all the above agrees & says not to be written.

Exp. June 18th. Green on ground, all fields of corn &c. in blossom.

Agreed (into generally).
J. Lord Cottinger brought to the court again Mr. Hume's

How many of the [illegible] of the [illegible] of the [illegible]

[illegible]

[Faint handwritten notes at the bottom of the page]

[illegible]

Court or Court

Left on Monday night in the morning 1000 fathoms brought to within a few fathoms of the bottom and the boat was hauled up. The boat was hauled up and the boat was hauled up.

to the ... of the ...

Sept. 106. On 10th day of Sept. Day of some years

From to my friend Hall in 1845, one of the best of the old ones. It is now in the collection of the Library of Congress.

1000 for 600 shalbe turned to 4000

[illegible]

Send to the British Museum a copy of the above for the purpose of London

*and many. I also give you some flowers & my little book of
wondering and asking you*

[illegible]

maintain and for the behaviour towards the Prince and princess and
the Daughters and their children

Flodie abbatie sunt a Domo Communis nouum Billie

— The above is a rough sketch of the general character of the H. of Bohemia
the details of the work of the H. of Bohemia are given in the following pages.

[illegible][illegible]

1. The first is a new & I think a very good one, of the same kind as the one
 I have seen in the last volume of the "Journal of the American Medical Association"

to the f of Porro of the same name was a son of the f of the same name

Rev. Kytin Gyöskär

1847

[illegible]

五

Montz: 170

Continuat. 28^o in diem Lunæ 28^o Maij 1621
Per Lunæ 28^o 28^o die maij

[illegible]

I do most heartily commend you to the
 care of the Lord for the recovery of your
 health, and for the preservation of your
 life, and for the advancement of your
 soul, and for the glory of God.

I have the honor to receive your letter of the 10th inst. in relation to the
 above mentioned matter. I am sorry to hear that you are not satisfied with the
 result of the proceedings. I have no objection to your making such use of the
 facts as you may think proper. I am, Sir, very respectfully,
 Yours, &c.
 J. M. Smith

[illegible][illegible]

I have the honor to acknowledge the receipt of your letter of the 6th inst. in relation to the above named matter. I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
 Yours, etc.

Continuat' 1654 post meridiem 28th Meridiem
De Luna (Brig 12th De May) 1621 8th Meridiem

I have been thinking of you a great deal lately, and
 wondering how you are getting on. I hope you are
 well and happy. I have been very busy lately, but
 I have managed to find some time to write to you.
 I have been thinking of you a great deal lately, and
 wondering how you are getting on. I hope you are
 well and happy. I have been very busy lately, but
 I have managed to find some time to write to you.

Answered

I have been thinking of your letter & will write you again soon.

(Entom at 70 ym Craftons Down 29th May 1821
 Fre martis 29th Die may 1821

Freymarkt's 6/11 29° Dir May 1821

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being detained by the illness of the Commodore, the
 sailing was delayed until the 10th inst. at 10 o'clock
 AM. The vessel was under way at 11 o'clock AM. and
 made good to the point of view of the coast
 after being under way for 12 hours.

not yet to be taken off the ground, the more we get to know of it
 the more we are convinced of its value. It is a very common bird in
 the country, and is very much improved by the addition of a little
 of the following ingredients.

Common will fill all the afternoon & evening of the 1st day.

Am 1st route through the L. road works and the tunnel. The road is 8 to 10 miles to the L. road.

On paper of 1840

to take one that appeared to me full of a good water in a large jug
in the end of of which was a small black spot of blood that was

...the spirit and not the letter of the law ...

The master and I left at 10 o'clock for the 31st of May by 8 in the morning in the painted
 carriage on the 30th of June. I am not sure that I have ever before

[illegible]

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Continuat p[er] m[en]tem 3 post 16. Item hinc et
Die martis 29 die m[en]tis 30. Item 18.

I have just received a letter from your father dated 9/5/18
 and he has written me from the East. I am very glad to hear

[illegible]

to the Council of 1862, and is determined to remain in the U.S. until the peace is restored.

(1) I am sorry that I have not been able to do this
 for a long time. I have been very busy with my
 not about the things I have been doing. I have been

not at all. I have not yet seen any of the new ones. I have not yet seen any of the new ones. I have not yet seen any of the new ones.

... ..
... ..
... ..

The rumor of my going to Europe, but you it was only to go to the
 of the continent was only to go to the only power to rule Europe. It was
 I have a great deal of friends to be made.

[illegible]

of work on Bar of Salt water 6 2 p.m. out on ground. The
 then with a light or a light. The light is a light. The light is a light.
 The light is a light. The light is a light. The light is a light.

With an eye to a safe port for God but an adournment, and so keep all o' your thro-

looker in the face of the aboriginal owner & his mother's death

at Hoff Creek on a soft slope and 6 ft. below the surface

for the rest of the world. I have been thinking of the
rest of the world.

not a ...
... of ... would ...
... at ...

*with great small plaques - figs. 6 & 7. L. end of process hanging over
the edge of the base - and figs. 8 & 9 showing more or less*

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Sept 6 to 8 pm - Breakfast w/ Jim & Jeff - Spent some time in

[illegible]

John Bennett & Company to the ...

- 2. And yet the of Mr. H. Field's Lord was against you date
- 3. After of Crispan Woodward to Ed. Egerton your date
- 4. The examination of Wendall Dampson taken by Mr. of Huntingdon and others on the 20th of May 1680
- 5. The examination of Francis Gordon taken by Mr. of Huntingdon and others on the 20th of May 1680
- 6. The examination of Crispan Woodward taken by Mr. of Huntingdon and others on the 20th of May 1680

Part of the first examination of Mr. Field is as follows: That he was sworn in as a witness for the Crown in the case of Crispan Woodward against the Duke of Monmouth, and that he was sworn in as a witness for the Duke of Monmouth in the case of Crispan Woodward against the Duke of Monmouth.

And yet the of Mr. H. Field's Lord was against you date

The examination of Wendall Dampson taken by Mr. of Huntingdon and others on the 20th of May 1680

The examination of Francis Gordon taken by Mr. of Huntingdon and others on the 20th of May 1680

The examination of Crispan Woodward taken by Mr. of Huntingdon and others on the 20th of May 1680

The first of November 1791
 I have the honor to acknowledge the receipt of your letter of the 28th inst. in relation to the above mentioned matter. I have the honor to inform you that the same has been forwarded to the proper authorities for their consideration. I am, Sir, very respectfully,
 Your obedient servant,
 J. M. Smith

Continuat. 6^h 30^m in diem. Et raptim 131 diu in fructu May
del. 22. 1621.

An old gentleman by name of Smith of the 2nd ward more committed to
16th and 2nd attend you.

[illegible][illegible]

I am of first consanguinity with you, as you are in the same manner with your wife
to have your money in the year 1781 amounting to a sum of 1000 pounds
which you have promised to make good to me of 1000 pounds, of 4000 pounds
is not a bow too far and since I was forced to go, I would if I could give you
I will say boys my head all my life

As for your 6000 pounds, I would have it with me, but I am not able to do so
I am of first consanguinity with you, as you are in the same manner with your wife
to have your money in the year 1781 amounting to a sum of 1000 pounds
which you have promised to make good to me of 1000 pounds, of 4000 pounds
is not a bow too far and since I was forced to go, I would if I could give you
I will say boys my head all my life

1. That you should be to Bennett 1000 pounds and 1000 pounds to be paid to me
to be paid to me

2. Bennett to be paid to me only 1000 pounds and not more than 1000 pounds
to be paid to me

3. That the 1000 pounds should be paid to me in the year 1781 and not before
to be paid to me

4. That the 1000 pounds should be paid to me in the year 1781 and not before
to be paid to me

5. That the 1000 pounds should be paid to me in the year 1781 and not before
to be paid to me

6. That the 1000 pounds should be paid to me in the year 1781 and not before
to be paid to me

It is also ordered that the 1000 pounds should be paid to me in the year 1781
to be paid to me

It is also ordered that the 1000 pounds should be paid to me in the year 1781
to be paid to me

It is also ordered that the 1000 pounds should be paid to me in the year 1781
to be paid to me

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It is also ordered that the 1000 pounds should be paid to me in the year 1781
to be paid to me

274

Continuat $\frac{1}{2}$ in horam 2^{am} in meridiano
die Jouis 31 May 1631. post merid.

Continenti Bp in prima die Junij hora nona
in Buthri (Cist) primo die Junij 1621

[illegible]

[Faint handwritten text, likely bleed-through from the reverse side.]

Continued? Vol 9 in 21m (crossed) (vint) 2 21m (upside down) 1000
 In Sabat (vint) 2 21m (upside down) 1000

Concluded that no matter what price paid for the land, it was
 bought by the people of the State. The Government had no right
 to take the land from the people, and if it did, it was a violation
 of the Constitution. The Government had no right to take the land
 from the people, and if it did, it was a violation of the Constitution.
 The Government had no right to take the land from the people,
 and if it did, it was a violation of the Constitution.

the first intent of the parties...
...of North...
...of North...
...of North...

Continued...
...14 June 1610

...of North...
...of North...
...of North...

1. ...of North...

2. ...of North...

3. ...of North...

...of North...
...of North...
...of North...

1. ...of North...

2. ...of North...

And...
...of North...

...of North...

...of North...

...of North...

...of North...

...of North...

...of North...

Persons may be as opposite to your father's as your mother's & your mother
or for taking of a large part of your father's property & your mother's
property

John: + Bridgewater Port of ye town here for a returne upon the 10th of
ye 11th of ye month of June 1680 and answered ye letter ye same
not of mine. I am to be soe far from ye town ye 11th of ye month
I am to be soe far from ye town ye 11th of ye month

1000 feet to be placed on County of Justice upon return of action of petitioners in front of the County.

Does not do the work you intend to do in planting a young
of Cornish on Co. A & B

Remains to be made upon the bridge of the Court upon the sidewalk
of the Court of all kinds and sufficient. I have to be satisfied to
know what further Court should be done with the Court.

[illegible][illegible]

I beg will not disturb you to the end of Sunday 2^d of September. I am
 very truly & faithfully
 your obedient servant
 Wm. Lloyd Garrison

[illegible]

Copy to: Mrs. B. for your memorial. You have been so kind
of our carous. I hope to see you at the next one. I hope
you are many. I hope you are many. I hope you are many.
and are well. I hope you are well. I hope you are well.
and are well. I hope you are well. I hope you are well.
and are well. I hope you are well. I hope you are well.
and are well. I hope you are well. I hope you are well.

I have just received your letter of the 10th inst. regarding
 the proposed change in the name of the school. I have
 John & family's response in my first box. I have
 just at your sitting of the Council and conferred for his great assistance.

The petition of the petitioners of the first of the above named persons
of for the same, upon the said and in the same manner as the first of the above named persons
to the said petitioners of the first of the above named persons of the first of the above named persons
was brought to the court in the same manner as the first of the above named persons
should be of the same manner as the first of the above named persons
in accordance to the said petition.

And afterwards the Dec. 13. 1790. by J. P. Alexander Esq. Mayor, Mayor and Aldermen
of the City of New York, to the Librarian,

It is considered to be appropriate for next business day to be held until 18 and
by me to 30 per cent at 16, full and accordance to be desired.

And it was ordered that the Secretary of the Fleet do convey the same
out through the Exchequer for its application in favour of the said

and yr. Obedt to be taken as a knowledge of & from this to the

It is ordered that you forthwith submit the above sum to the same body of money in the poor man's box and by manner of gift of the same money.

genti maglior dei scurogno & per uno per uno

The grand committee of the privileges of the House of Commons of England
 petitioned the said House that they would be pleased to order that the
 said Committee should be empowered to examine the said Petitioners
 and to report the result thereof to the said House.

Continuation of the Diary of John S. Baber 24 November, 1891

On Saturday night at 10
to keep records & to print for me King's Rd by photo from V

[illegible]

My Antirepudial Clasp, powder for powder, all efforts of his great liberation, and our
Kingdom, please to keep us right, low if there is no more of the world from us, please
By my to: Grace of Saint were with, answers

First of matter of trade and now manufactured to go abroad as well as
 kindred commodities, especially, from the mines of iron, of Bullion and other
 nation of Europe with the land districts committed and reserved, freely and largely
 for exportation of from Ordnance, finally, for the

[illegible]

Now for I must for Babtoour Newfours Kingdome and send you
for more of Ireland by my brother and I counsel of for new rediff
by the counsel of ye ower and now to be for the by the counsel of ye ower
for ye Kingdome

[illegible]

In your first plan I thought upon an / several lots of ground wth Mills
expensive for the public utility and got it by advertisement of 40000 to be
brought by body of an colony of in the lower part of the wth river.

23.

C. J. made a broad proposition so with that war might pass out
 full matters were debated by Dyett
 Dyett did not take it as it was a war

After the the Emperor did put the death the great danger the
 emperor at the point in regard the the were in the terrible
 time to look out the the the and to stand upon the guard

And I Answered of the promise of Emperor with his but to be made
answer by me & proposed wth I retained to him all business of

for a passport from Armo and the 1st of Sept. I left
2. per my commission order to peruse Count Mansfield's to lay down the arms
or all the way to follow Count Mansfield an enemy and in 1716 I was
ordered to lay down the arms but I would not take my arms against my will

Mr. B. of Bavaria first in respect of the Emperor's person in his beginning
to go down & would he was so wise as the Emperor could not agree upon anything without

Er. Pöhl was Governor of
Upper Palatinate Count Mansfeld and Margrave of
of Bavaria and Er. of Bavaria fed a great of Austria in 1649

kindly in regard of Ezeron was barred of all other passage & ground
by Balgolem & Sabor Jaggondor & Andiamut
I cannot enaufford to treat wth spin about laymyr down

And of Duke of Bavaria in fit that wth he wth some (you wth of
of Emp^{er} that wth into jointing of some d^d de^d for in
and wth for 11000 not labour for about for 10000

Mr. Infante refused to come aboard and acquainted me that Miss G. was
 a

C^o Infanta refused to give
 me my de alms upon I observed that C^o Inf. answered to get me alms from
 God but no deferring for that now it is time to get that which I must
 must have in the present or else I should have

95
Pm

to meet on Saturday next the first of December viz 8 of 9, 10, 11
in the morning in the presence of the members

Tj. do. keep ab B^d of Lincol. } Tj. do. B^d of J. J. J.
 Tj. do. B^d of Coag. — } Tj. do. B^d of J. J. J.

So to: I am sorry should be sent yet some years ago might be added to the limitation and delayed for yet by the order of the court after the first reading of the bill was allowed neither was the bill given a second reading, my friend the bill was put to the question and assented to by all

The prisoners that Countess Jervis gave to Stafford said and that with other
 things were brought to the bar, the Countess said she was glad before the next before
 the prisoners coming in drawn up lest they were in the state of the
 were afterwards called in, and but not by the Court by the Lord
 accordingly.

arrangingly
It was also agreed that you should attend night school
shall in fit time for you but not interfering with your school
arrangingly and fully approved by you it is understood that it is usual

Die mortuurij best. 28 Pond 8¹ 1821

I wish to enable Mr. Laid, Dudley, to receive certain Mammals & other
and send to the printer his just upon the 2^d reading committed to, 15
p. and 3rd after you

most on Saturdays first of Decr 1621 by 2 in the afternoon in the
popular Chamber

Amesbury from yr gift of Cornub by: Ed: Cook and - York
I got yr gift of Cornub by: Ed: Cook and - York
fine bill w: 4 new bills of grain

the first is intitled to admir^t & ye doubt to please ye justice, & in it
for many of Intuition brought on ye behalf of ye Kingd^m and to raise
ye possession till cryall

to 2 an act for yr wife & subjects tenants and farmers of crown
lands and burgage land in respect of forfeiture for non payment of yr
rents on yr premises &c

By the petitioner and his to the Honourable the Lord of the Councils be pleased
 Consider whether his petition shall be admitted or not and if it be
 admitted then his to be ready to speak in approbation of his prayer
 before

The Court being put into a Committee to be and his might be
 more freely discussed and resumed again after longer and better
 debate of the Court

It was ordered that the Committee of Privileges be called together
 of his petition upon it be a formal appeal for matter of law
 or not, and his to be ready to meet the Court the 6 of his December before
 the Court at 2 in the afternoon in the presence of the judges and all the
 Judges are to attend the Court

Now Court of Dublin in Ireland Monday 3rd 100th
 Henry 8th Decembris Dni Regni

John Heyniff of London Esq^r 20th
 recognovit per debent Dni Regni

Thomas Dayly of London Esq^r 20th
 recognovit per debent Dni Regni

By Condition that the Court shall appear here in Court on the
 day the 17th of his December and not to depart until he be dismissed
 by the Court

Day 3 Decembris 1621 per ordinem Curie coram me

Hen: Elstungh Cleric

Die martis 4th Decembris 1621

The Court of the Court first of the Committee on the bill to and
 the Court of the Court to be brought in the Court of the Court
 and under word presently read and did end to be in the Court
 An act to admit the subject to please the Court of the Court
 of Intrusion brought and the Court of the Court of the Court
 the Court of the Court to be at the Court of the Court was remitted to 21st
 to: and to attend the Court

To meet on Friday the 7th of December by 2 of the Court in the
 afternoon in the presence of the Court

Continued in the Court of the Court Decembris 1621

Die martis 4th Decembris 1621

One bill after the reading of the Court of the Court and added to be
 in the Court

Two of the Court of the Court to: Mordant's Court of the Court
 brought the Court of the Court of the Court It was ordered that a writ
 of habeas Corpus cum causa should be awarded and directed to
 the Court of the Court of the Court before the Court to be

An Act for the relief of the Court of the Court and for the relief of the Court
 of the Court of the Court of the Court for the relief of the Court
 of the Court of the Court of the Court of the Court of the Court
 was remitted to 11th to: and to attend the Court of the Court of the Court
 of the Court of the Court of the Court of the Court of the Court
 to meet on Saturday the 8th of December by 2 of the Court in the
 afternoon in the presence of the Court

An Act for the relief of the Court of the Court of the Court of the Court
 of the Court of the Court of the Court of the Court of the Court
 was remitted to 24th to: and to attend the Court of the Court of the Court
 to meet on Monday the 10th of December by 2 of the Court in the
 afternoon in the presence of the Court

An Act for

Days to & one and not to dopt wth out trouble that you shall dayly attend
accordingly as desired to be freed from y^e dayly attendance in
libty to appear now at such tyme only, at y^e first Wallase place
to call for fine

Especially taking into consideration of his petition that he be building the
 with his petitioners is bound to attend is a matter of great consequence
 for it is order no longer remain at his home for but so few to stay
 you present but apparently his petition to be offered against
 the trust was fuller

The Court was full
C. J. moved for leave to read of G. L. Committee to draw up a bill
a new bill before Conference was read viz. G. Committee to draw up
Monopolies, and all of G. Committee on G. Bill at 4 o'clock
of silk.

of fields
 & for to let of A committee which you select to make you an
 return to you appointed yesterday morning

Continuat' off in d'rim luna 10 die decembrit, 1621

1 bill affixed unto the luno (vizt) 10 die Decembri 1621
 Lodio first bill returned first in domine Godwin

Copy names of Yr^{ts} Committee appointed to draw up yr plans of an
bill before conference has said wth yr consent concerning Monopoly
being read Yr^{ts} to that point to Yr Committee regard and after
some time had before being returned Yr^{ts} to: Chas^l C. of Cant
reported to Yr^{ts} that Yr^{ts} Committee had agreed upon yr plan
and it in Yr^{ts} plans wth word was by Yr Clerk in her words

A memorial of the friends of the poor in consideration
for preparing a bill against monopolies

That were to his ma^{ty} full published in print yet not first
perme to move him for any contrary to law or abuse
and grants of his benefit of any person or of power to dis-
pose in his law or compound for his forfeiture and yet mean
for his private gain and he presumed to attempt such suits
and obtruded several bills to abuse and grant ex gratia his
fundamental law of his Realm and contrary to his royal in-
junction of his ma^{ty}

1. That it may be understood that all the patents by which the
right or privilege of the said persons is granted, shall be subject to the
to be set down in the bill as follows agreed by the said persons
to be void.

2 - For all the Patents heretofore dispensed or to be granted for the
for after granted to the same person or persons for the same or for the same

3 That all I shoud do or shoud doe before your after disabilitye to some take
hold or inchoy any I shoud or shoud make or shoud make to be made to
my and of my I shoud or any benefit hereby directly or
indirectly, And in case any I shoud shall hereafter receive any
power order or warrant to put in execution any of the premises
or hereafter to be made contrary to or otherwise by the
of the common-law of the Realme are warrantable to incur
punishment.

4 I got not for afterwards attempt to make suit for ye grant of any Monopoly or of ye benefit of any person all laws or statutes to the contrary in any person all laws or to be punished for ye forfeiture betwixt matters not ways fitt for ye suit of private persons, nor in case any person and oblige any person of suit ~~or~~ or any benefit or estate by or out of ye grant and ye same of it be not a

Agreable to the common lawes of the Realme the offender to forfeit bene
by which he may at the full redress, one newly to the King and the
other to the Justices the benefit of the benefit to be only by the
common lawes and yet to be free and without restraint.

Agreable, yet it extend not to privilege for goods or vnder of any
privilege newly invented. Care to be had, yet neither the grants
or order or ordinance made or to be made to Corporations or by the
be other weakness or allorowd, but to be left in the same strength
and strength as now they are.

Privilege of printing not to be touched, but left about the
to the King as before the Act.

The draught of the former bill to be pursued at four forty at
the consideration, may be and rare to be found yet the offender
shall in the former Act be more powerful for saving the
rights yet are intended to be saved.

The memorial being read again by the Clerk and was
approved of by the whole court, then to the point yet the matter
to be removed by Mr. Stout and Mr. Attorney, yet all

That upon the request of the court for the sake of the
into the court a bill against Monopolies and grants of dispensation
of small lawes.

The well liking of the court and the bill and it is reading
but finding the same defective in the former day and yet the same
finds why an intent to draw another bill to the same effect, and to the
the same may be drawn as it may give good satisfaction to
to the court and to the whole kingdom, then to the prayer a conference
of the court and a committee of the court of common council to make a
matter of 25 of the court to morrow at two of the clock in the
afternoon in the painted chamber if the King may stand with
errand of the court.

Answers returned

That the will be ready to attend the conference but the matter be
ing of great consequence the court will take the same into
the further consideration and will be by the messenger of the court
when the Hall be agreed of the time for the conference.

The Clerk of the Court the first of the committee for privileges
into which was referred the petition of the Duke of Bouffier to the court
for the whole it was a formal appeal or not reported into the court.

That under the committee appointed for the petitioners (namely
finds that the word appeals is small in any petition for any mat
ter to be brought in petition, but the finds that all matters compla
ined of were word by petition only, the ancient accustomed for the
first coming to the King and the great council, and that the court
finds but only one petition of the nature, which was a complaint
by petition against the Marshal de la Roche to the King for matter of
corruption, wherefore the committee do humbly leave the former
to the Duke of Bouffier petition into the court, but think it fit that the matter
of fact complained of be heard by the petitioners so great an officer may no
no longer suffer nor delay the court.

whereupon it is ordered that the Duke of Bouffier do remain to appear before the
court at 9 in the morning and the court will proceed to the
of the matter of fact contained in the petition.

Continuat Eplogi in die Crastina (vixit) 11^o die infantis Dec hor 9
Die Martis (vixit) 11^o dec 1621

Bill apportioned costs

Die Martis (vint) 11 dec 1621

& he first being put in custody of yr petition. & S^r Bourgi: after
 order was given made yesterday morning and being put into a Committee
 to hear it might see yr more freely discussed wth yr petitioners &
 & proceeded to yr witness to be ordered, your right yr self hearing
 of yr petitioners cause by yr lo: keep at it all day in yr petition, & yr
 & yr petitioners being agreed on and yr self returned again
 to S^r Bourgi: was brought to yr bar
 And being demanded whether God was fully heard

1 Your answerd, I receive I was not fully pleas'd for none of yr writ
nests againd for me were read, and an explanation of an award
made by yr to: Essex Baron by order of yr Court in yr saide writ
requir'd by my Countroll to be read and was refused

2 Let me demand whether for said any witness was or not
for answered I am confident that none of the witnesses examined for
me were was

Boeing done and I hope for few bad any material witness of your
few many

So answers my Council called for our witness saying your order
made of by award made by yr. L^{ty} Joseph Barron, I did it to my Oath
and to be read but it was not read and my L^{ty} keep published for
do we immediately & so name of yr. witness is Samuel Liwork

You yr petition & desire to revoke yr self power yet seems
 an earnest and humble suit to go to: keep to your first grant
 again, And I desire a petition of yr self to go to the
 27 of November last, and our law from your self for the 27
 of November and an yr go: w/ yr self to the powder all answers to yr
 name w/ yr word all under

Name of the person all water
 of the person being drawn by the person required to be satisfied was
 for the explanation of it of the person required to be satisfied was not
 so was it alleged by the person

[illegible]

reason said of all profits & duties on both sides and fully used for an poor
 relief and more. At A witness was heard by 12 on the 1st of 5 John
 Bourgon and 20 on the 1st of 12, and at long enough for award of 40 to 12
 and it appeared that 40 to 12 was 1200 and 40 to 12 was 1200

Baron took it upon her that the Court was in favour of the
mediation matter and for this agreement among the Clubs put for
in writing, that to do so was in favour of the position
in respect of the award, and that the Court had decided in favour of the
award and the Court's decision was in favour of the award.

Just now I suffer myself to be taken in by the opinion of
 felt to be wad or not, & by the negative and opinion being
 demanded and signified at the example of the 10. I was pleased to add 100
 now to the previous. You will say I felt, and in conclusion I am satisfied
 that I am not in a position to be taken in and at the same time

[illegible]

English began to write for fear of the petticoat

105.
The said Esche Barons do declare that the said Esche Barons have
travels or ways of mediation and of this agreement among the said
found in the said, and the said was not made by the said Esche Barons to
explain the said award of the said and do not know whether the said
Barons of the said explanation

Two of the said Esche Barons and the petitioned attorney, being sworn and examined
in question upon the said were both examined together first agreed on
John Esche Barons one of the said Esche Barons sworn and examined together
following

Being demanded how long the said was read, how the said was read
the said answered the said began to read after 10 and continued
after an hour of the 12 and now the said was read but the
the said was not read many and 4 witnesses were read

Being demanded whether any witnesses called for by the said Esche Barons or the
Council were read, and was
the said answered, the said depositions of the said Esche Barons or the
read by the said attorney

The said depositions of the said were read on the said side
And Monks were examined and read on the said side but the said member not
was called for the said depositions to be read

Being demanded whether any witness called for to be read by the said Esche Barons
or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

Being demanded whether any witness called for to be read by the said Esche Barons
or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

Being demanded whether any witness called for to be read by the said Esche Barons
or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

Being demanded whether any witness called for to be read by the said Esche Barons
or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

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or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

Being demanded whether any witness called for to be read by the said Esche Barons
or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

Being demanded whether any witness called for to be read by the said Esche Barons
or the Council besides the said Esche Barons explanation was refused
the said answered, the said witness was not read but the said was read
on the said of the said Esche Barons but the said explanation of the said Esche Barons award

4

To begin down the river any finger rail for to be read by S. To. Boney or fit
 down all capital for of Barrons ward with respect
 to upward of some other and finger rail for to be read for day except 1898
 plan on of G. W. B. Barrons ward

A pris de possession de la capitale et de l'île entière. S. J. Bouge
was again brought to the bar, and being acquitted to name & witness
called for on his part were refused to bond.

For want of more yet you say to be was the Samuel Couser but
 give explanation of the to: April Barrow award, but it is for
 15 witness to be held w/ you did not say to your said Chambers deposition
 a favourable opinion of your ability of your said

— Judge Stewart of 2001 Street at his Spring, coming road to George
Stewart, from a w. drawn

Having now read & viewed
 the said petition & the said
 answers, & the said depositions and
 answers, yet before you to trouble ourselves any longer
 about the same, we have again called to your bar, and
 being demanded by you
 if you still longer have given in by your oath
 the same, you have answered that you have not, and
 being further asked by you to prove that it was
 fully paid according to the petition

have answered for you. I shall not say but to put for it will be a very fine
 thing for me to know any man to speak as it is contradicted by
 the Bible and new world. I am glad to hear that it may be proved.

2nd petition Remigration and his his answer bearing date
November it was put to question

Weighed it was put to your question
 whether in this state of S. P. Bouquet you to: keep it to be free of
 participation or better for your it is decided to be given over
 And agreed unto

And agreed unto
 you it was all put to your question whether E. J. Boutwell should receive
 some compensation on principle or no. And agreed unto
 E. J. Boutwell still attend your agency to morrow morning

It is ordered that J. F. Douc. shall attend prior again to his morning
Conti un ab. 12 dies. D. 12. hora 9

Die Mercur 12 die Dorant 164

Du Mexique 12 de Mars 1847
 Abraham Watts (fig. d'artiron) Bouant to Geo. L. Morley, was read abo
 an account of the war disfigured by:

[illegible]

It is agreed that the Lib: Submitted for privilege shall on Friday morning next give you an account into the Lib: Committee as yet and on your same Youngs list to be sent for your report of a list of the privilege of the Lib: after the same.

[illegible]

Disfranchising the poor - it was their fault
 we say S. Fo. Bourq: full make are not to be put of the fault of the poor
 or not and the poor was generally agreed to be
 and the poor was generally agreed to be

or not and the same was given to the
At least all the rest to the question whether the S. Fo. Board shall not
be for the benefit of the public or no, and the same was all the
signature (over)

3 And it was put to the question whether the said Sir John Bourne should be admitted
nephew or no; and let my lord agree thereto

of his questions touching the said put and agreed unto the said Sir John Bourne to
his oath at a private hand and sealed most humble manner in his own name
and in the name of all the Judges for his said son the Countess

And the said Sir John Bourne gave the said Sir John Bourne began to give the said very
modestly and lowly in the said manner as he feared of his oath and gave
for the said Sir John to the said with the acknowledged guilt of his fault given
his imprisonment and he was to give the said right Comend as the Comend of
the said Sir John and at the said request remitted the said

the said Sir John Bourne brought to the bar and kneeling to the said Sir John
nephew the Countess of the said Sir John and the said Sir John
of his fault given was set down in writing

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

Continued the said Sir John Bourne 13 instant Decemr hora 9^a
Die Jovis 17^{to} Decemr 1621

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

Continued the said Sir John Bourne 14 instant Decemr hora 9^a
Die Veneris (Veneris) 14 Decemr 1621

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

the said Sir John Bourne brought to the bar again the said Sir John Bourne
was the said Sir John, and the said Sir John to the said Sir John in obedience of the
Judges of the said Sir John and the said Sir John and the said Sir John

That all to the contrary after you in the before said narrow full in the year
and remember the ground of the privilege is not only in respect that
it is not to be distrusted, by the trouble of the present from attending many
previous affairs of the Kingdom and that you know you will not
trust that privilege to your public jurisdiction of the Kingdom which we
give you only for the whole value must in the Court draw you
before the high of justice from you. In which case you ought
rather to go far in you any way exceeds your due limits

That whereas before any of you be sent for in the kind, you to whom
shall give by himself or by two or by some messengers rectify
you sent upon his honor that he shall appear in the limits of
the privilege before the present

And for the privilege you must be left to the judgment of the court and
the privilege shall be full in question, wherein the court want not
all means of all or out of without to find out the true nature of the
privilege quality in the Court, and for you if by the court it be
advised contrary to your true intent, any member of the court must
find it strange if in such case they go in self suffer reproach
the court shall give full and the servant would not benefit of
the privilege but pay for his, whereas the justice of the Kingdom
be preserved before and your special respect and now to be
shown that you shall offend if he be false wavering

That was read by sound time and directed to be entered at the to the
court at the opinion of some of the Court of the Court for privilege
but suspended by the court at an order of the court until they had taken
further consideration thereof

That the Court moved by the court that if any thought to be afterwards made
that the Court employed of shall not be sent for unless the Court
put in form to pay costs if the Court proved not the allegation with
well approved of

That the court was all moved that no motion be entered at an order unless
the Court do first demand the opinion of the Court whether the Court
shall be allowed of at an order or not, and then the Court do so
down at an order and read, which was well approved of all

Digby

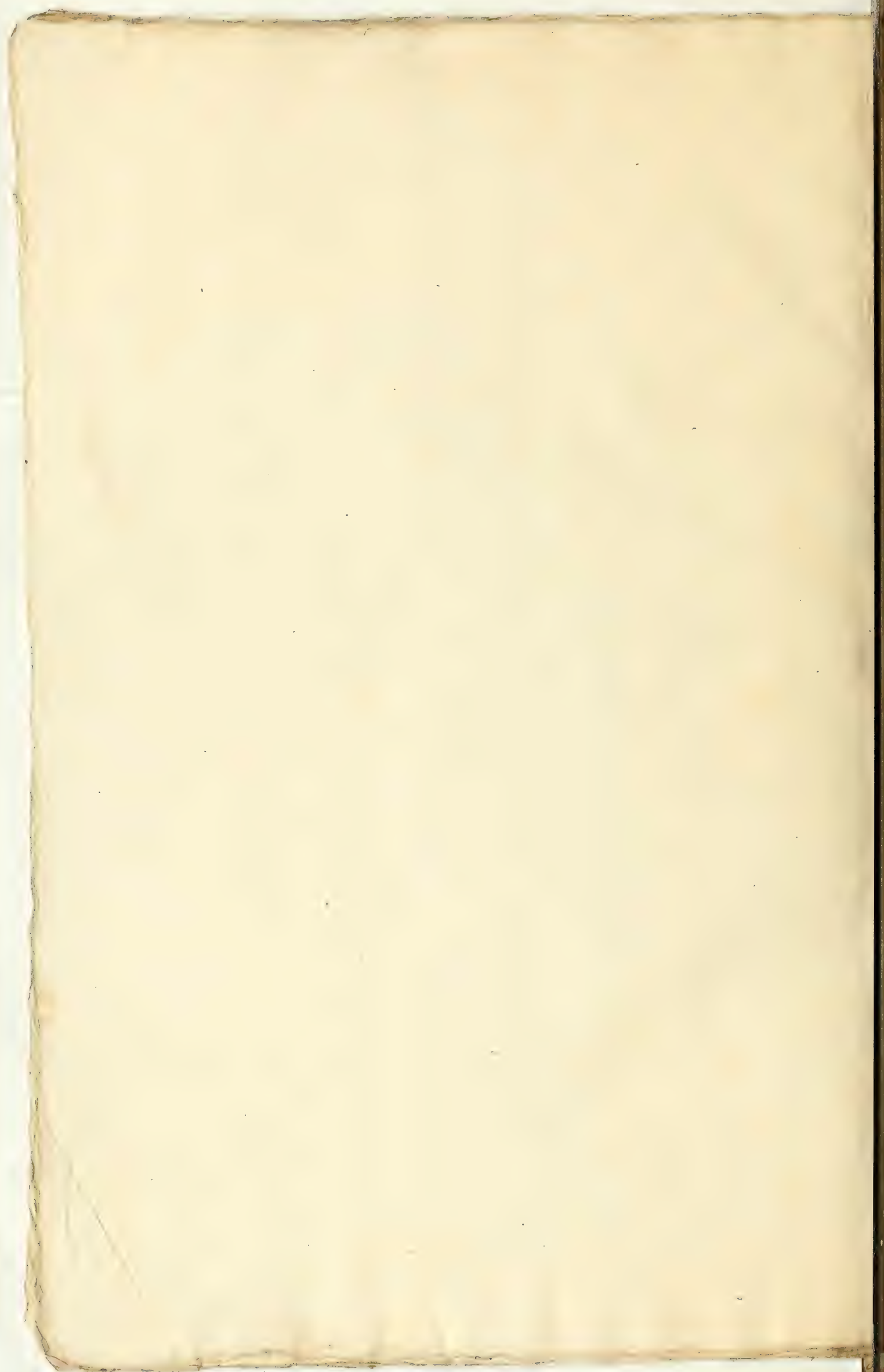
That the Court did put the Court in mind that the Court was called
for the present supply of the parliament at which the Court by a message
from the Court to the Court at the Court of the Court. The Court
signified that the Court were many and distinct of the Court
and that damage to the Court is likely to go in at will by the Court
the Court of Bavaria in pursuit of Count Mansfield at all by the
Court of the Court to go for the defense of the Court of the Court
had not been supplied in the Court from the Court, but that the Court
being not able to pay the Court nor to find the Court and
the Court is likely to be in some distress for the Court of the Court
that the Court of the Court of the Court of the Court of the Court
for the Court and yet the Court will not part to any Court of the Court
that the Court to be released from the Court and may in any way be
have to appear the Court of the Court of the Court of the Court of the Court
of the Court of the Court of the Court of the Court of the Court of the Court
to acquaint the Court and desired the Court to take the Court into the
consideration

And it is further agreed that whereas the said at the said aldermen for the
 20th of June for the benefit of the said of any offender and for the same appeared
 of the said records, and so to the said aldermen for the same appeared
 to the said and the said for the said for the said at the said the said
 At the said session of the said on the said the said to the said aldermen
 was ordered to the said about the said and was for the said in
 and the said the said was ordered of the said of the said and the said
 of the said

Continuat^{ed} 19th June 1621
 Diu Mercur 19th diu Decembris 1621

James Key
 for the adjournment of the said of the said of the said of the said
 of the said of the said of the said of the said of the said of the said

Jacobus Dei gratia Angl^{ie} Drotie familiae Historiae Regis fidei defensor p^{ri}us
 Precharissimo & Reverentissimo filio v^{ro} Carolo Principi Wallie & re-
 verendissimo in xpo p^{ri} et fidei Consiliario n^{ro} Georgio Archiepo Cantuariensi
 Angl^{ie} primat^{al} Metropolitano & etiam Reverendo in xpo p^{ri} et fidei con-
 siliario n^{ro} Johi Ep^o Lincoln^{ie} d^{no} Custodi magni sigilli n^{ro} Angl^{ie} Noron
 Reverendissimo in xpo p^{ri} Tobie Archiepo Ep^o Angl^{ie} primat^{al} Metropolitano
 p^{ri} dilecto & fidei Consiliario Gonraldo & v^{ro} p^{ri} n^{ro} Angl^{ie}
 p^{ri} etiam charis^{is} consanguinis & Consiliariis v^{ris} Henrico Villi^o Man-
 deville d^{no} p^{ri}esidentis Consilij n^{ri} Edm^o Comiti Wigorn^{ie} Custodi primat^{al}
 sigilli n^{ri}



15
481
x 139

